1	Timothy J. Conway, WSBA 52204	HON. WHITMAN L. HOLT
2	Direct Dial: 503.802.2027 E-Mail: tim.conway@tonkon.com	
3	Ava L. Schoen, Admitted Pro Hac Vice Direct Dial: 503.802.2143	
4	Email: <u>ava.schoen@tonkon.com</u>	
5	TONKON TORP LLP 888 SW Fifth Avenue, Suite 1600	
6	Portland, OR 97204-2099 Facsimile: 503.274.8779	
7	Attorneys for Karen L. Easterday,	
8	individually and as personal representativ	ve
9	of the Estate of Gale A. Easterday	
10	UNITED STATES BANK	RUPTCY COURT
11	EASTERN DISTRICT O	F WASHINGTON
12	In re	Chapter 11
13	EASTERDAY RANCHES, INC., et al.	Lead Case No. 21-00141-WLH
14	Debtors <sup>1</sup> .	Jointly Administered
15		
16	EASTERDAY RANCHES, INC. and	Adv. Pro No. 21-80050 (WLH)
17	EASTERDAY FARMS,	STIPULATED [PROPOSED]
18	Plaintiffs,	REVISED SCHEDULING ORDER
19	v.	ORDER
20	ESTATE OF GALE A. EASTERDAY	
21	(DECEASED), KAREN L. EASTERDAY, CODY A. EASTERDAY, and DEBBY	
22	EASTERDAY,	
23	Defendants.	
24		
25	Debtors, along with their case numbers, are as follows:	ws: Fasterday Ranches Inc (21-00141)
26	and Easterday Farms, a Washington general partners	

STIPULATED [PROPOSED] REVISED SCHEDULING ORDER - 1

$\begin{bmatrix} 1 \\ 2 \end{bmatrix}$	ESTATE OF GALE A. EASTERDAY (DECEASED), KAREN L. EASTERDAY,		
3	CODY A. EASTERDAY, and DEBBY EASTERDAY,		
4	Counterclaim Plaintiffs,		
5	V.		
6 7	EASTERDAY RANCHES, INC., EASTERDAY FARMS,		
8	Counterclaim Defendants.		
9			
10	Upon consideration of the Motion for Reconsideration [Adv. Pro. Docket		
11	No. 29] and the statements of counsel and the court at the hearing on December 21		
12	2021, in the above-captioned adversary proceeding (Adv. Proc. No. 21-80050, the		
13	"Adversary Proceeding"), the Adversary Proceeding will be conducted in three		
14	phases as set forth in a separate to-be-entered court order.		
15	IT IS HEREBY ORDERED THAT:		
16	1. The following deadlines shall apply with respect to <u>Phase 1</u> of the		
17	Adversary Proceeding:		
18	a. December 8, 2021: Plaintiffs' deadline to file an amended		
19	complaint (the "Amended Complaint") and/or answer to the counterclaims asserted		
20	by Defendants [Adv. Proc. Docket Nos. 14 and 15].		
21	b. December 22, 2021: Defendants' deadline to answer the		
22	Amended Complaint.		
23	c. January 12, 2022 at 11:00 a.m. (Pacific Time): Telephonic		
24	status conference.		
25	d. February 16, 2022 at 11:00 a.m. (Pacific Time): Telephonic		
26	status conference.		

1		e.	March 4, 2022: Deadline to identify testifying experts.
2		f.	March 16, 2022 at 11:00 a.m. (Pacific Time): Telephonic status
3	conference.		
4		g.	March 17, 2022: Close of fact discovery.
5		h.	March 18, 2022: Reports of testifying experts must be served.
6		i.	April 8, 2022: Close of expert depositions.
7		j.	Seven Days Before Final Hearing: Pretrial briefing, witness
8	lists, and exhibit lists must be filed and served.		
9		k.	Three Days Before Final Hearing: Declarations with direct
10	testimony of fact and expert witnesses must be filed and served.		
11		1.	April 15, 2022 at 11:00 a.m. (Pacific Time): Telephonic status
12	conference.		
13		m.	April 18, 2022 at 9:30 a.m. (Pacific Time): In-person trial
14	begins and o	s and continues day-to-day or as otherwise scheduled by the court until	
15	complete (the "Final Hearing").		
16	2.	Writt	en responses to Interrogatories, Requests for Admission, and
17	Requests for Production shall be due no later than 14 days from service thereof.		
18	All such written responses may be served by electronic mail. Documents shall be		
19	due no later than 30 days from service of Requests for Production. All such		
20	documents may be served electronically.		
21	3.	The c	court may modify the deadlines set forth herein for cause upon
22	motion by any party.		
23	4.	The p	parties may modify the discovery deadlines set forth herein by the
24	agreement of Plaintiffs and Defendants without further court approval.		
25	5.	The c	court shall retain exclusive jurisdiction with respect to all matters

STIPULATED [PROPOSED] REVISED SCHEDULING ORDER - 3

26 | arising from or related to the implementation of this order.

1	/// END OF ORDER ///		
2	IT IS SO STIPULATED:		
3	TONKON TORP LLP		
4	Dry /a/Tim othy I. Common		
5	By <u>/s/ Timothy J. Conway</u> Timothy J. Conway, WSBA 52204		
6	Ava L. Schoen, Admitted <i>Pro Hac Vice</i> Attorneys for Karen L. Easterday		
7	individually and as personal		
8	representative of the estate of Gale A. Easterday		
9	PACHULSKI STANG ZIEHL & JONES LLP		
10	THEHOLSIN STANG ZIEHE & JONES EEL		
11	By /s/ Jason Rosell		
12	Richard M. Pachulski, CA Bar #90073 Jeffrey W. Dulberg, CA Bar #181200		
13	Jason Rosell, CA Bar #269126 Alan Kornfeld, CA Bar # 130063		
14	Attorneys for Plaintiffs, Debtors, and		
15	Debtors-in-Possession		
16	SUSSMAN SHANK		
17	By /s/ Jeffrey C. Misley		
18	Jeffrey C. Misley, WSBA #33397		
19	Attorneys for Cody and Debby Easterday		
20	Presented by:		
21	TONKON TORP LLP		
22	Dec /c/T'm dec I Communication		
23	By <u>/s/ Timothy J. Conway</u> Timothy J. Conway, WSBA 52204		
24	Ava L. Schoen, Admitted <i>Pro Hac Vice</i> Attorneys for Karen L. Easterday		
25	individually and as personal		
26	representative of the estate of Gale A. Easterday		

STIPULATED [PROPOSED] REVISED SCHEDULING ORDER - 4

1	CERTIFICATE OF SERVICE		
2 3	I hereby certify that the foregoin REVISED SCHEDULING ORDER	ag STIPULATED [PROPOSED] was served on:	
4	Armand J. Kornfeld Thomas A. Buford	Weiru Fang Cooley LLP	
5	Richard B. Keeton Bush Kornfeld LLP	1299 Pennsylvania Avenue, NW Washington, DC 20004-2400	
6	601 Union Street, #5000 Seattle, WA 98101	wfang@cooley.com Attorneys for Official Committee of	
7	jkornfeld@bskd.com tbuford@bskd.com	Unsecured Creditors of Easterday Ranches, Inc.	
8	rkeeton@bskd.com Attorneys for Debtors	Jay R. Indyke	
9	Richard M. Pachulski	Michael Klein Evan Lazerowitz	
10	Jeffrey W. Dulberg Maxim B. Litvak	Cullen D. Speckhart Cooley LLP	
11	Ira D. Kharasch Pachulski Stang Ziehl & Jones LLP	55 Hudson Yards New York, NY 10001	
12	13th Floor 10100 Santa Monica Blvd.	jindyke@cooley.com mklein@cooley.com	
13	Los Angeles, CA 90067-4003 <u>rpachulski@pszjlaw.com</u> <u>jdulberg@pszjlaw.com</u>	elazerowitz@cooley.com cspeckhart@cooley.com Attorneys for Official Committee of	
14	mlitvak@pszjlaw.com ikharasch@pszj.com	Unsecured Creditors of Easterday Ranches, Inc.	
15	Attorneys for Debtors	Joseph M. Welch	
16	Benjamin L. Wallen Pachulski Stang Ziehl & Jones LLP	Buchalter, a Professional Corporation 18400 Von Karman Ave., #800	
17 18	440 Louisiana St., #900 Houston, TX 77002	Irvine, CA 92612 jwelch@buchalter.com	
19	bwallen@pszjlaw.com Attorneys for Debtors	Attorneys for Official Committee of Unsecured Creditors of Easterday Farms	
20	Christopher B. Durbin	Gary W. Dyer	
21	Cooley LLP 1700 Seventh Avenue, #1900	U.S. Trustee's Office 920 W. Riverside Ave., #593	
22	Seattle, WA 98101  cdurbin@cooley.com	Spokane, WA 99201-1012 Gary.W.Dyer@usdoj.gov	
23	Attorneys for Official Committee of Unsecured Creditors of Easterday		
24	Ranches, Inc.		
25			
26			

**CERTIFICATE OF SERVICE - 1** 

1	Jeffrey C. Misley Thomas W. Stilley		
2	Sussman Shank LLP 1000 SW Broadway, #1400		
3	Portland, OR 97205-3089  jmisley@sussmanshank.com  tstilley@sussmanshank.com  Attorneys for Cody Easterday and		
4			
5	Debby Easterday	y	
6		by faving a capy thereof to each atterney at his last known faccimile	
7	Ш	by faxing a copy thereof to each attorney at his last-known facsimile number on the date set forth below;	
8		by mailing a copy thereof in a sealed, first-class postage prepaid envelope,	
9		addressed to each attorney's last-known address and depositing in the U.S. mail at Portland, Oregon on the date set forth below;	
10	$\bowtie$	by causing a copy thereof to be e-mailed to each attorney at said attorney's	
11		last-known email address on the date set forth below;	
12		by causing a copy thereof to be hand-delivered to said attorneys at each	
13		attorney's last-known office address on the date set forth below;	
14		by sending a copy thereof via overnight courier in a sealed, prepaid envelope, addressed to each attorney's last-known address on the date set	
15		forth below.	
16	Dated: January 10, 2022.		
17	TONKON TORP LLP		
18			
19		By /s/ Timothy J. Conway	
20		Timothy J. Conway, WSBA 52204 Ava L. Schoen, Admitted <i>Pro Hac Vice</i>	
21		Attorneys for Karen L. Easterday, individually and as personal	
22		representative of the Estate of Gale A.	
23		Easterday	
24	042047\02001\13157835v1		
25			
26			

CERTIFICATE OF SERVICE - 2